UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
MARIA BARRON SANCHEZ, individually and on behalf	Docket No.: 17-CV-1427
Of others similarly situated,	

Plaintiff(s),

-against-

NYC LAUNDROMAT, INC. (d/b/a NYC LAUNDROMAT), HUAN TRINH and NICK TRINH.

Ι	Defendant(s)
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SETTLEMENT AGREEMENT AND RELEASE

This Settlement Agreement and Release (the "Settlement Agreement") is made and entered into by and between MARIA BARRON SANCHEZ ("Plaintiff"), and HUAN TRINH ("Defendant"), (Plaintiff and Defendant are jointly referred to in this Settlement Agreement as the "Settling Parties").

RECITALS

WHEREAS, on or about August 17, 2017, Plaintiff filed the present action against Defendants, alleging, inter alia, that Defendants failed to pay her certain wages due in connection with services she performed on Defendants' behalf. The aforementioned action is currently pending in the United States District Court, Southern District of New York, (the "Federal Action");

WHEREAS, neither this Court nor any other Court has considered or determined the claims alleged;

NOW, THEREFORE, in consideration of the foregoing, and in consideration of the covenants, warranties and promises set forth below, receipt of which is hereby acknowledged, the Parties hereto agree as follows:

AGREEMENT

Consideration:

The Parties are entering into this Settlement Agreement in exchange for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged.

Settlement Compensation and Release:

Defendant HUAN TRINH agrees to pay Plaintiff the settlement amount of \$6,000 (the "Settlement Amount") as follows:

Within 50 days of the approval of this settlement by the Court, Defendant shall deliver to Plaintiff's Counsel, Bader & Yakaitis the payment in the amount of \$6,000 in the form of a money order or bank check, made payable to Bader & Yakaitis as attorneys for MARIA BARRON SANCHEZ.

In the event Defendant HUAN TRINH fails to deliver \$6,000 to Bader & Yakaitis within 50 days after the judicial approval of this settlement agreement, Defendant HUAN TRINH hereby confesses judgement herein and authorizes entry thereof against Defendant HUAN TRINH in the sum of \$60,000 due to Plaintiff MARIA BARRON SANCHEZ.

The Settlement Amount shall be distributed as follows:

\$550 to Michael Faillace & Associates, P.C. for disbursements;

\$3,633.33 to Plaintiff MARIA BARRON SANCHEZ;

\$1,816.64 for attorneys' fee to be held in escrow by Bader & Yakaitis, until the attorneys' fee distribution between Bader & Yakaits and Michael Faillace & Associates is determined.

For and in consideration of the payments provided for in this Section, subject to the terms and provisions of this Settlement Agreement, Plaintiff fully, finally, irrevocably and forever releases and discharges Defendant HUAN TRINH from all Federal and New York State wage and hour claims which Plaintiff may have against Defendant HUAN TRINH.

Voluntary Dismissal:

After receipt of the Settlement Amount from Defendant, Plaintiff shall immediately file a Stipulation of Dismissal with Prejudice in this Action. It is the Settling Parties intention that this action not be deemed closed until Plaintiff's attorneys receive the settlement amount from Defendant and Plaintiff files a Stipulation of Dismissal with Prejudice. This agreement is subject to Court Approval. Should the Court direct the parties to modify any portion of this Agreement prior to approval, then the parties will make best efforts to do so to obtain the Court's approval. Should the Court fail to approve the Agreement after good faith efforts by the parties to modify the terms, the Agreement will be null and void.

Cooperation:

Defendants and Plaintiffs mutually agree that they will not disparage each other and will say or do nothing to bring discredit upon the other. Notwithstanding the foregoing, should any party be served with a valid subpoena, compliance with said subpoena shall not violate this paragraph, however, the served party shall notify the other party as soon as possible of the subpoena.

5. Jurisdiction over Settlement Enforcement:

The Settling Parties consent to and hereby request continuing jurisdiction of the United States District Court, Southern District of New York for the purpose of enforcing this Settlement Agreement after judicial approval. The Settling Parties agree that the Southern District of New York shall enter a judgment in the amount of \$60,000 against Defendant HUAN TRINH, should Defendant HUAN TRIN not pay the settlement amount within the time agreed upon in Section 2.

Indemnification:

Plaintiff shall be responsible for all taxes in connection with the settlement payment and agrees to indemnify and hold Defendant HUAN TRINH harmless against any and all tax liabilities, claims, damages, costs, and attorney fees incurred by Defendant HUAN TRINH due to Plaintiff's failure to pay taxes due.

Governing Law:

This Agreement is to be construed and governed under the laws of the State of New York without regard to conflicts of law provisions. If any provision is determined by a court of competent jurisdiction to be invalid or unenforceable, the remaining provisions shall continue in full force. Plaintiff acknowledges that she has not previously assigned or transferred any rights to any claim released herein.

No Admissions:

Defendant HUAN TRINH does not admit any violation of law or liability to Plaintiff arising out of matters set forth in the complaint and or Plaintiff's employment relationship.

Entire Agreement:

This Settlement Agreement constitutes the complete understanding of the Parties. No other promises of agreements shall be binding unless agreed to in writing and signed by the Parties.

10. Voluntary Settlement:

Plaintiff represents and warrants that she has entered into this Agreement of her own free will. She further represents that she has carefully read and fully understood all of the provisions of this agreement; is, through, tis Agreement, releasing Defendant HUAN TRINH from any and all wage and hour claims Plaintiff may have against him; knowingly and voluntarily agrees to all of the terms in the Agreement; knowingly and voluntarily intends to be legally bound by this Agreement; was advised to consider the terms of the Agreement with counsel, and has had the opportunity to consult with counsel prior to executing this Agreement; and is duly authorized to execute this Agreement.

Dated: New York, New York August 2 72018

Bader & Yakaitis Attorneys for Plaintiffs MARIA BARRON SANCHEZ 1430 Brodway, Suite 1802 New York, NY 10016 Phone: (212) 465-1110

BY:

JESSE YOUNG, ESQ. (Attorney for Plaintiff)

MARIA BARRON SANCHE (Plaintiff)

HUAN TRIN (Derendant)

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